

small businesses and other entities that accept payment cards. (A unanimous-consent agreement was reached providing that the amendment, having achieved 60 affirmatives votes, be agreed to).

Pages S3664, S3695–99, S3703–05

Collins Amendment No. 3879 (to Amendment No. 3739), to mandate minimum leverage and risk-based capital requirements for insured depository institutions, depository institution holding companies, and nonbank financial companies that the Council identifies for Board of Governors supervision and as subject to prudential standards. **Pages S3664, S3705–08**
Rejected:

By 42 yeas to 58 nays (Vote No. 148), Sessions Amendment No. 3832 (to Amendment No. 3739), to provide an orderly and transparent bankruptcy process for non-bank financial institutions and prohibit bailout authority.

Pages S3664, S3668–70, S3673, S3686–91

By 40 yeas to 55 nays (Vote No. 150), Dodd (for Thune) Amendment No. 3987 (to Amendment No. 3739), to provide for increased Congressional oversight through a sunset of the authority created under title X related to the creation of the Bureau of Consumer Financial Protection. **Pages S3693–95, S3703–05**

Withdrawn:

Dodd (for Wyden) Amendment No. 4019 (to Amendment No. 3739), to establish as a standing order of the Senate that a Senator publicly disclose a notice of intent to objecting to any measure or matter.

Pages S3693–94, S4019

Pending:

Reid (for Dodd/Lincoln) Amendment No. 3739, in the nature of a substitute.

Pages S3664–83, S3684–S3711

Brownback Modified Amendment No. 3789 (to Amendment No. 3739), to provide for an exclusion from the authority of the Bureau of Consumer Financial Protection for certain automobile manufacturers.

Page S3664

Brownback (for Snowe/Pryor) Amendment No. 3883 (to Amendment No. 3739), to ensure small business fairness and regulatory transparency.

Page S3664

Specter Modified Amendment No. 3776 (to Amendment No. 3739), to amend section 20 of the Securities Exchange Act of 1934 to allow for a private civil action against a person that provides substantial assistance in violation of such Act.

Pages S3664–68, S3670–73

Dodd (for Leahy) Amendment No. 3823 (to Amendment No. 3739), to restore the application of the Federal antitrust laws to the business of health insurance to protect competition and consumers.

Page S3664

Whitehouse Amendment No. 3746 (to Amendment No. 3739), to restore to the States the right to protect consumers from usurious lenders.

Pages S3708–09

Dodd (for Rockefeller) Amendment No. 3758 (to Amendment No. 3739), to preserve the Federal Trade Commission's rule making authority.

Pages S3710–11

During consideration of this measure today, Senate also took the following action:

DeMint/Vitter Amendment No. 3852 (to Amendment No. 4019), to require the completion of the 700-mile southwest border fence not later than 1 year after the date of the enactment of this Act, fell when Dodd (for Wyden) Amendment No. 4019 (to Amendment No. 3739) (listed above), was withdrawn.

Pages S3699–S3703

A unanimous-consent agreement was reached providing for further consideration of the bill at 9:30 a.m., on Friday, May 14, 2010; provided further, that the following be the next first-degree amendments in order: Crapo amendment regarding to GSE on budget; Udall (CO) Amendment No. 4016 regarding credit scores; Shelby Amendment No. 4010 regarding consumer bureau; Vitter Amendment No. 4003 regarding manufacturing; Cantwell/McCain amendment regarding Glass-Steagall; and Cornyn Amendment No. 3986 regarding IMF.

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Appointments:

Board of Directors of the Office of Compliance: The Chair, on behalf of the Majority and Minority Leaders of the Senate and the Speaker and Minority Leader of the House of Representatives, pursuant to Section 301 of Public Law 104–1, as amended by Public Law 108–349, and further amended by Public Law 111–114, announced the joint re-appointment of the following individuals as members of the Board of Directors of the Office of Compliance: Barbara L. Camens of the District of Columbia and Roberta L. Holzwarth of Illinois.

Page S3767

Harry S. Truman Scholarship Foundation Board of Trustees: The Chair, on behalf of the Vice President, pursuant to Public Law 93–642, appointed Senator Begich to be a member of the Harry S. Truman Scholarship Foundation Board of Trustees, vice Senator Baucus.

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Removal of Injunction of Secrecy: The injunction of secrecy was removed from the following treaty:

Treaty with Russia on Measures for Further Reduction and Limitation of Strategic Offensive Arms (Treaty Doc. No. 111–5).

The treaty was transmitted to the Senate today, considered as having been read for the first time, and